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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/780,317	02/17/2004	Volker Harle	5367-69	9751

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EXAMINER

NOVACEK, CHRISTY L

ART UNIT	PAPER NUMBER
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2822

DATE MAILED: 08/25/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 10/780,317	Applicant(s) HARLE ET AL.	
	Examiner Christy L. Novacek	Art Unit 2822	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 19 July 2006.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1,2 and 4-21 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1,2 and 4-21 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

This office action is in response to the request for continued examination filed July 19, 2006 and the amendment filed June 22, 2006.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1 and 4-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koike et al. (EP 1263031, cited in IDS).

Regarding claim 1, Koike discloses forming a mask layer (4) over a substrate (1) or over an initial layer (20), such that the mask layer has a plurality of windows leading to the substrate or to the initial layer. A semiconductor material (32) that is to be grown onto the substrate in a subsequent method step substantially cannot be grown or can be grown to a significantly reduced extent onto the mask layer by comparison with the substrate or the initial layer. The initial layer is etched back in the windows, in such a manner that pits are formed in the initial layer starting from these windows. Semiconductor material is grown onto the substrate or onto the initial layer, in such a manner that lateral growth is promoted and the semiconductor material initially grows primarily from the flanks of the pits toward the center of the pits where they form a coalescence region, so that defects in the substrate or in the initial layer which impinge on the flanks of the pits bend off toward the center of the pits in the semiconductor material, and then, starting from the windows, grows over the mask layer and in each case grows together over the mask layer between adjacent windows, where it forms a further coalescence region. A component layer sequence (104/105/106/107/108/109) is grown onto the semiconductor material

(Fig. 1-2; para. 0030). Koike does not specifically disclose etching back the substrate in the windows such that pits are formed in the substrate starting from these windows. However, Koike does state that the substrate can be etched (para. 0020). Koike also states, “the substrate 1 and the buffer layer 2 are not essential elements of the present invention” (para. 0018). Additionally, it is noted that column 10, lines 40-49 of Koike states, “The above-described Group III nitride compound semiconductor having regions where threading dislocation is suppressed can be formed as a Group III nitride compound semiconductor substrate through removal of, for example, the substrate 1, the buffer layer 2, and portions of the Group III nitride compound semiconductor where threading dislocation is not suppressed. The thus-formed substrate allows formation of a Group III nitride compound semiconductor device thereon or may be used as a substrate for forming a greater Group III nitride compound semiconductor crystal.” At the time of the invention, it would have been obvious to one of ordinary skill in the art to etch back the substrate in the windows in such a manner that pits are formed in the substrate starting from these windows because Koike discloses that the substrate can be etched and that the substrate and buffer layer are not essential elements of the invention.

Regarding claim 4, Koike discloses that a cross section of the pits perpendicular to the plane of the substrate can be formed in a V shape (para. 0037).

Regarding claim 5, Koike does not specifically disclose that the semiconductor material (32) includes a plurality of layers of different compositions. However, Koike discloses forming a plurality of layers of different compositions over the semiconductor material. At the time of the invention, it would have been obvious to one of ordinary skill in the art to deposit the plurality of overlying layer of Koike of the same epitaxial growth process used to grow the

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semiconductor material (32) because Koike does not teach any particular method of depositing these plurality of overlying layers and because by depositing the plurality of overlying layers epitaxially in-situ, the substrate can be protected from contamination which would result from transporting the substrate out of the reactor between deposition steps and because, by depositing the plurality of overlying layers in-situ, fewer process steps are required and the method of Koike can thereby be carried out more efficiently.

Regarding claim 6, Koike discloses that the semiconductor material (32) is grown using an epitaxial lateral overgrowth (ELOG) technique (para. 0002).

Regarding claim 7, Koike discloses that the grown semiconductor material (32) has a substantially planar surface (Fig. 1E).

Regarding claim 8, Koike discloses that the mask layer can have a lattice-like or mesh-like structure (Fig. 10A).

Regarding claim 9, Koike discloses that the mask layer may be made of silicon nitride (para. 0042).

Regarding claim 10, Koike discloses that the semiconductor material (32) and/or the component layer sequence includes a compound of elements from the main groups III and V (para. 0002, 0052).

Regarding claim 11, Koike discloses that the semiconductor material (32) and/or the component layer sequence includes a nitride compound semiconductor material (para. 0002, 0052).

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Regarding claim 12, Koike discloses that the semiconductor material (32) can include a composition selected from the system $\text{In}_x\text{Al}_y\text{Ga}_{1-x-y}\text{N}$, where $0 \leq x \leq 1$, $0 \leq y \leq 1$ and $x+y \leq 1$ (para. 0002).

Regarding claim 13, Koike discloses that the substrate can be made of silicon, silicon carbide, or sapphire (para. 0032).

Regarding claim 14, Koike discloses forming an electronic semiconductor body (para. 0051-0065) according to the steps recited above in reference to claim 1.

Regarding claim 15, Koike discloses that the electronic semiconductor body is a radiation-emitting semiconductor chip, in particular a light-emitting diode chip or a laser diode chip (para. 0051-0065).

Regarding claims 16 and 18, Koike discloses that the plurality of semiconductor bodies are made of nitride compound semiconductor material.

Regarding claim 17, Koike discloses forming a first mask layer (4) over an underlying layer (31), wherein the first mask layer has a plurality of windows over the underlying layer, and wherein the underlying layer includes at least one of a substrate and an initial layer. Koike discloses etching, through the windows in the first mask layer, pits in the underlying layer. Koike discloses depositing a first semiconductor material (32) by growing the semiconductor material laterally from flanks of the pits in the underlying layer, wherein first coalescence regions are formed substantially in the center of each of the pits, wherein defects in the underlying layer which contact the sides of the pits propagate in said first semiconductor material in a lateral direction toward the first coalescence regions, growing the first semiconductor material outward from the windows, as the windows become full of deposited first

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semiconductor material, over the first mask layer, wherein second coalescence regions are formed above the mask layer, forming a second mask layer (5), and depositing a second semiconductor material (504-509) (Fig. 6C, 6D and 7; para. 0030, 0064-0065, 0067-0068).

Regarding claim 19, Koike discloses forming a layer of the second semiconductor material above both the second mask layer and the first semiconductor material (Fig. 6C, 6D and 7; para. 0064-0065, 0067-0068).

Regarding claim 20, Koike discloses that the second semiconductor material (504) has a substantially planar surface (Fig. 7).

Regarding claim 21, Koike discloses growing a sequence of component layers (505-510) on the substantially planar semiconductor material surface (Fig. 7).

Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Koike (EP 1263031, cited in IDS) in view of Hageman et al. ("Improvement of the Optical and Structural Properties of MOCVD Grown GaN on Sapphire by an in-situ SiN Treatment", cited in IDS).

Regarding claim 2, Koike discloses that the growth of the semiconductor material is effected by means of metalorganic vapor phase epitaxy (para. 0033). Koike does not disclose all the specifics of the epitaxial process, neither does Koike disclose how the mask layer is formed on the underlying layer. Like Koike, Hageman discloses forming a mask layer of SiN over a substrate and then using MOCVD to epitaxially grow a Group III nitride compound over the mask layer (pg. 660). Hageman discloses in-situ depositing the SiN mask material on the substrate in an epitaxy reactor in such a manner that a discontinuous mask layer is formed, in which windows leading to the substrate are already formed during the deposition of the mask layer (pg. 660). At the time of the invention, it would have been obvious to one of ordinary skill

in the art to use the method taught by Hageman to form the SiN mask layer of Koike because Koike does not disclose any particular method of forming the mask layer and Hageman teaches a method of forming the mask layer that results in a stable SiN mask that allows epitaxial growth of a Group III nitride compound layer that has improved optical and structural properties.

Response to Arguments

Applicant's arguments filed July 19, 2006 have been fully considered but they are not persuasive.

Regarding the rejection of claims 1 and 14 as being unpatentable over Koike, Applicant argues that Koike allegedly discloses forming the trenches in the semiconductor layer 31, whereas Applicant discloses forming the trenches in the substrate. However, as stated above, Koike does state that the substrate can be etched (para. 0020). Koike also states, "the substrate 1 and the buffer layer 2 are not essential elements of the present invention" (para. 0018). Additionally, it is noted that column 10, lines 40-49 of Koike states, "The above-described Group III nitride compound semiconductor having regions where threading dislocation is suppressed can be formed as a Group III nitride compound semiconductor substrate through removal of, for example, the substrate 1, the buffer layer 2, and portions of the Group III nitride compound semiconductor where threading dislocation is not suppressed. The thus-formed substrate allows formation of a Group III nitride compound semiconductor device thereon or may be used as a substrate for forming a greater Group III nitride compound semiconductor crystal." Koike teaches that the substrate can be made of a Group III nitride compound (para. 0032). Thus, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use the method taught by Koike to either etch the pits directly into the substrate (1) in

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order to form a surface from which the semiconductor material may be grown (substrate is a Group III nitride compound), or to eliminate the “buffer layer” and “substrate” from the “underlying layer” and use the underlying layer itself as the substrate because Koike discloses that the substrate can be made of a Group III nitride compound, the substrate can be etched, and that the substrate and buffer layer are not essential elements of the invention.

Regarding the rejection of claim 17 as being unpatentable over Koike, Applicant argues that Koike allegedly fails to disclose, “repeating its method by forming a second mask layer on the second semiconductor layer (32) in order to grow another semiconductor layer on top of the second semiconductor layer (32).” However, this argument is moot in view of the fact that claim 17 does not recite the limitations of forming a second mask layer on the first or second semiconductor layers. Claim 17 only recites that a second mask is formed and that a second semiconductor material is deposited on the first semiconductor material. Koike discloses forming a second mask (5) (para. 0067-0068). Koike also discloses depositing a second semiconductor material (504-509) on the first semiconductor material (Fig. 7; para. 0064-0065).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christy L. Novacek whose telephone number is (571) 272-1839. The examiner can normally be reached on Monday-Thursday and alternate Fridays 7:30 - 5:00.

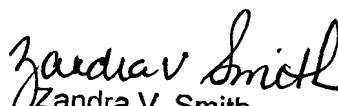
If attempts to reach the examiner by telephone are unsuccessful, the examiner’s supervisor, Zandra Smith can be reached on (571) 272-2429. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CLN

August 14, 2006


Zandra V. Smith
Supervisory Patent Examiner
18 Aug 2006